 <p align="center"><b>IN THE UNITED STATES PATENT AND TRADEMARK OFFICE</b></p>	<i>Application No.</i>	09/774,171
	<i>Filing Date</i>	FEBRUARY 1, 2001
	<i>First Named Inventor</i>	DICKINSON
	<i>Group Art Unit</i>	1615
	<i>Examiner Name</i>	James M. Sp...
	<i>Attorney Docket No.</i>	2955-134
<i>Title of the Invention:</i> <b>PHARMACEUTICAL COMPOSITIONS COMPRISING IBUPROFEN AND DOMPERIDONE</b>		

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MAR 17 2003  
TECH CENTER 1600/2900

### PETITION TO WITHDRAW HOLDING OF ABANDONMENT

Assistant Commissioner for Patents  
Washington, D.C. 20231

Dear Sir:

Applicants have received a Notice of Abandonment dated December 18, 2002 in which the above-referenced case has been declared abandoned for failure to respond to an Office letter dated May 28, 2002 (hereinafter the "Office Action").

Applicants have never received the Office Action and informed the Examiner in charge of the case of such in the telephone conversation of December 16, 2002. The Examiner stated that proof of such an allegation was required. Applicant submits that the documents attached hereto are sufficient to prove that Applicant's representative never received a copy of the May 28, 2002 Office Action.

To review, the Examiner in charge of the case states that that the Notice was mailed from the USPTO on May 28, 2002. However, no such Office letter was ever received by Arent Fox Kintner Potkin & Kahn PLLC (the firm), the firm responsible for handling the current application at the time. Attached are copies of the Declarations signed by Mr. Philip Austin (the docket clerk for the firm), Mr. Richard J. Berman (a partner in the firm and the attorney responsible for the above application), and Ms. Cindy Dioso (the secretary for Mr. Berman), detailing the mail-

PETITION TO WITHDRAW HOLDING OF ABANDONMENT

Ser. No. 09/71171

Page 2

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handling and docketing procedures for the firm, and detailing the reasons why its apparent no Office Action for the above application was ever received by the firm.

It is noted that the mailing address of the firm was correctly listed as the correspondence address on the Notice of Recordation of Assignment mailed from the USPTO on May 9, 2001. The effectiveness of the correspondence address is demonstrated by the fact that the Notice of Recordation of Assignment was received by the firm.

It is also noted that any presumption that mail matters properly addressed, stamped and deposited in an appropriate receptacle is duly delivered is predicated on the fixed methods and systematic operation of the Postal Service, and that such a presumption can be rebutted. See Legille v. Dann, 544 F.2d 1 (CAFC 1976).

The effectiveness of the correspondence address has been demonstrated. Applicants' contention of non-receipt of the Office Action mailed May 28, 2002, is supported in the enclosed Declarations. Thus, it is respectfully submitted that the failure of the May 28, 2002, Office Action to reach the firm was not the fault of the firm in any way.

Therefore, it is respectfully requested that any holding of abandonment be withdrawn. See MPEP §711.02 and Delgar Inc. v. Schuyler. Commr. Pats, 172 USPQ 513 (D. D.C. 1971).

Any fees associated with this communication should be waived since the evidence submitted herewith shows that Applicants are in no way at fault for not responding to Office Action mailed May 28, 2002.

Should withdrawal from abandoned status not be granted immediately, this Petition should be considered to be a Petition to the Commissioner under 37 C.F.R. §§1.181-1.183, including a petition that all fees in connection therewith be waived because it is clear that Applicants are not at fault in this matter.

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MAR 17 2003

TECH CENTER 1600/2500

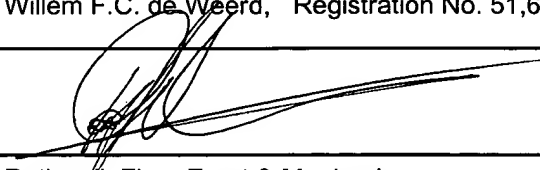
**PETITION TO WITHDRAW HOLDING OF ABANDONMENT**

Ser. No. 09/774,171

Page 3

Should any such petition under 37 C.F.R. §§1.181-1.183 not be immediately granted, this Request should be considered to be a Petition under (37 C.F.R. §1.137(a) or §1.137(b)), including a petition that all fees in connection therewith be waived because it is clear that Applicants are not at fault in this matter.

Should the appropriate official of the U.S. Patent and Trademark Office have any questions, that official is requested to telephone Applicants' undersigned attorney.

RESPECTFULLY SUBMITTED,					
NAME AND REG. NUMBER	Willem F.C. de Weerd, Registration No. 51,613				
SIGNATURE				DATE	March 11, 2003
ADDRESS	Rothwell, Figg, Ernst & Manbeck 1425 K Street, N.W., Suite 800				
CITY	Washington	STATE	D.C.	ZIP CODE	20005
COUNTRY	U.S.A.	TELEPHONE	(202) 783-6040	FAX	(202) 783-6031

**Attachments: Notice of Abandonment**

**Copy of Declaration by Philip Austin**

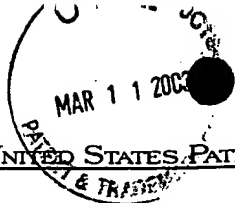
**Copy of Declaration by Richard J. Berman**

**Copy of Declaration by Cindy Dioso**

**Appendix - Docketing and USPTO Filing Procedures**

**for the Firm of Arent Fox Kinter Plotkin & Kahn PLLC**

**as of May 28, 2002**



**COPY**

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE  
United States Patent and Trademark Office  
Address: COMMISSIONER OF PATENTS AND TRADEMARKS  
Washington, D.C. 20231  
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/774,171	02/01/2001	Jeffrey Dickinson	108129-00004	6529

7590 12/18/2002

Nikaido Marmelstein Murray & Oram  
Metropolitan Square  
Suite 330 G Street Lobby  
655 Fifteenth Street NW  
Washington, DC 20005-5701

EXAMINER

SPEAR, JAMES M

ART UNIT	PAPER NUMBER
----------	--------------

1615

DATE MAILED: 12/18/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

RECEIVED  
MAR 17 2003  
TECH. CENTER 1600/2900

108129 - 00004

RBM  
REVIEWED IN  
DOCKETING BY PA  
DATE 12/27/02

RECEIVED

DEC 27 2002

ARENT FOX

# Notice of Abandonment

Application No.  
09/774,171

Applicant(s)  
DICKINSON, ET AL

Examiner  
JAMES M. SPEAR

Art Unit  
1615



-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

This application is abandoned in view of:

1. ☒ Applicant's failure to timely file a proper reply to the Office letter mailed on May 28, 2002.
  - (a) ☐ A reply was received on \_\_\_\_\_ (with a Certificate of Mailing or Transmission dated \_\_\_\_\_), which is after the expiration of the period for reply (including a total extension of time of \_\_\_\_\_ month(s)) which expired on \_\_\_\_\_.
  - (b) ☐ A proposed reply was received on \_\_\_\_\_, but it does not constitute a proper reply under 37 CFR 1.113(a) to the final rejection.

(A proper reply under 37 CFR 1.113 to a final rejection consists only of: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114).
  - (c) ☐ A reply was received on \_\_\_\_\_ but it does not constitute a proper reply, or a bona fide attempt at a proper reply, to the non-final rejection. See 37 CFR 1.85(a) and 1.111. (See explanation in box 7 below).
  - (d) ☒ No reply has been received.
2. ☐ Applicant's failure to timely pay the required issue fee and publication fee, if applicable, within the statutory period of three months from the mailing date of the Notice of Allowance (PTOL-85).
  - (a) ☐ The issue fee and publication fee, if applicable, was received on \_\_\_\_\_ (with a Certificate of Mailing or Transmission dated \_\_\_\_\_), which is after the expiration of the statutory period for payment of the issue fee (and publication fee) set in the Notice of Allowance (PTOL-85).
  - (b) ☐ The submitted issue fee of \$ \_\_\_\_\_ is insufficient. A balance of \$ \_\_\_\_\_ is due.

The issue fee required by 37 CFR 1.18 is \$ \_\_\_\_\_. The publication fee, if required by 37 CFR 1.18(d) is \$ \_\_\_\_\_.
  - (c) ☐ The issue fee and publication fee, if applicable, has not been received.
3. ☐ Applicant's failure to timely file corrected drawings as required by, and within the three-month period set in, the Notice of Allowability (PTO-37).
  - (a) ☐ Proposed new formal drawings were received on \_\_\_\_\_ (with a Certificate of Mailing or Transmission dated \_\_\_\_\_), which is after the expiration of the period for reply.
  - (b) ☐ No corrected drawings have been received.
4. ☐ The letter of express abandonment which is signed by the attorney or agent of record, the assignee of the entire interest, or all of the applicants.
5. ☐ The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 CFR 1.34(a)) upon the filing of a continuing application.
6. ☐ The decision by the Board of Patent Appeals and Interferences rendered on \_\_\_\_\_ and because the period for seeking court review of the decision has expired and there are no allowed claims.
7. ☐ The reason(s) below:

*James M. Spear*  
JAMES M. SPEAR  
PRIMARY EXAMINER  
ART UNIT 1615

Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to minimize any negative effects on patent term.

# Interview Summary

Application No.  
09/774,171

Applicant(s)  
DICKINSON, ET AL

Examiner  
JAMES M. SPEAR

Art Unit  
1615



All participants (applicant, applicant's representative, PTO personnel):

(1) JAMES M. SPEAR

(3) \_\_\_\_\_

(2) OFFICE OF ROBERT B. MURRAY

(4) \_\_\_\_\_

Date of Interview Dec 16, 2002

Type: a) ☒ Telephonic b) ☐ Video Conference  
c) ☐ Personal [copy is given to 1) ☐ applicant 2) ☐ applicant's representative]

Exhibit shown or demonstration conducted: d) ☐ Yes e) ☒ No. If yes, brief description:

Claim(s) discussed: None

Identification of prior art discussed:  
None

Agreement with respect to the claims f) ☒ was reached. g) ☐ was not reached. h) ☐ N/A.

Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments:

Application is abandoned. A petition to revive will be submitted.

(A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.)

i) ☒ It is not necessary for applicant to provide a separate record of the substance of the interview (if box is checked).

Unless the paragraph above has been checked, THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached

*James M. Spear*  
JAMES M. SPEAR  
PRIMARY EXAMINER  
A41615

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

Examiner's signature, if required

MAR 11 2003

PAT &amp; TRADEMARK OFFICE

**IN THE  
UNITED STATES  
PATENT AND TRADEMARK  
OFFICE**

Application No.	09/774,171
Filing Date	FEBRUARY 1, 2001
First Named Inventor	DICKINSON
Group Art Unit	1615
Examiner Name	J. Spear
Attorney Docket No.	2955-134

Title of the Invention: PHARMACEUTICAL COMPOSITIONS COMPRISING  
IBUPROFEN AND DOMPERIDONE

RECEIVED  
MAR 11 2003  
TECH CENTER 1600/2900**DECLARATION**

Assistant Commissioner for Patents  
Washington, D.C. 20231

Dear Sir:

I, Philip Austin, a citizen of the United States, hereby declare and state:

1. I was the docket clerk at the firm of Arent Fox Kintner Plotkin & Kahn PLLC (referred to herein as the firm) as of May 28, 2002.
2. As the docket clerk at the firm at that time, my duties included following the docketing and USPTO filing procedures for the firm, including reviewing all mail received from the USPTO and docketing all due dates created by that mail in the Master Docket, which I maintained in the manner described in the Appendix attached to the Declaration by Mr. Richard J. Berman.
3. Upon examining the Master Docket after receiving the Notice of Abandonment of December 18, 2002 from Examiner Spear in reference to the above application, I noted that the Master Docket contains no notation of any due date for a response to the Office Action in the above application on August 28, 2002 (i.e., three months from the apparent date of mailing of the Office letter in the above application). ATTACHMENT 1 is a true and correct copy of the printout of the Master Docket for August 28, 2002.



## DECLARATION - Sheila Cooper-Loving

Serial No. 09/774,171


Page 2

4. I have been instructed on the importance of ensuring that the Master Docket reflect every due date established by mail received by the firm from the USPTO.

5. I am not aware of any occurrence where an Office Action (in an application where the applicant has not instructed us to abandon the application) was mailed to the firm and received by the firm, but was not docketed in the Master Docket.

6. Based on the above, it is my belief that the May 28, 2002 Office Action concerning the above application was never received by the firm.

7. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

  
Philip Austin

2/27/03  
Date

Enclosure:

ATTACHMENT 1

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**IN THE  
UNITED STATES  
PATENT AND TRADEMARK  
OFFICE**

<i>Application No.</i>	09/774,171
<i>Filing Date</i>	FEBRUARY 1, 2001
<i>First Named Inventor</i>	DICKINSON
<i>Group Art Unit</i>	1615
<i>Examiner Name</i>	J. Spear
<i>Attorney Docket No.</i>	2955-134

*Title of the Invention:* PHARMACEUTICAL COMPOSITIONS COMPRISING  
IBUPROFEN AND DOMPERIDONE

**DECLARATION**

Assistant Commissioner for Patents  
Washington, D.C. 20231


Dear Sir:

I, Richard J. Berman, a citizen of the United States, hereby declare and state:

1. I am a partner in the firm of Arent Fox Kintner Plotkin & Kahn PLLC (referred to herein as the firm).
2. Attached hereto is an APPENDIX, which is a true rendition of the general procedures for the firm with regard to docketing due dates created by mail received from the U.S. Patent and Trademark Office (USPTO).
3. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are

**DECLARATION - Richard J. Herman**  
Serial No. 09/774,171  
Page 2

punishable by fine or imprisonment, or both, under Section 1001 Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

  
Richard J. Herman

27 Feb 03  
Date

Enclosure:  
APPENDIX  
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<b>IN THE UNITED STATES PATENT AND TRADEMARK OFFICE</b>	<i>Application No.</i>	09/774,171
	<i>Filing Date</i>	February 1, 2001
	<i>First Named Inventor</i>	DICKINSON
	<i>Group Art Unit</i>	1616
	<i>Examiner Name</i>	J. Spear
	<i>Attorney Docket No.</i>	2955-134
<i>Title of the Invention:</i> PHARMACEUTICAL COMPOSITIONS COMPRISING IBUPROFEN AND DOMPERIDONE		

#### APPENDIX

#### DOCKETING AND USPTO FILING PROCEDURES FOR THE FIRM OF ARENT FOX KINTNER PLOTKIN & KAHN, PLLC AS OF MAY 28, 2002

When a piece of mail received from the U.S. Patent and Trademark Office (referred to herein as "USPTO mail") is received by the firm of Arent Fox Kintner Plotkin & Kahn, PLLC (referred to herein as "the firm"), that piece of USPTO mail is first given to the docket clerk in the docketing department of the firm together with the firm's file (referred to herein as "the file") for the application referred to in the USPTO mail. The type of mail, together with the firm's client number and matter number for that file, is entered into a PTO mail log by the docket clerk.

The docket clerk is also responsible for maintaining a "Master Docket", which is a computer-compiled list containing (among other things) (1) calendar days arranged chronologically, and (2) all due dates created by USPTO mail for all cases being handled by the firm. When a piece of USPTO mail presents a due date for taking action in a particular application, the docket clerk enters the firm docket number for that application, and the action which is required to satisfy that due date, into the master docket under the date corresponding to the due date created by that piece of USPTO mail.

After the docket clerk has entered into the master docket every due date created by a piece of USPTO mail, the file, together with the USPTO mail, is then given to the principal attorney (referred to herein as "the attorney") responsible for the prosecution of that application.

The secretary responsible for assisting that attorney (referred to herein as "the secretary") maintains a personal docket book for the attorney. When the attorney receives a piece of USPTO mail which creates a due date, the secretary enters that due date in his or her personal docket book. After the secretary has docketed any due date(s) created by the piece of USPTO mail, he

**APPENDIX**  
**Page 2**

or she gives the file and the piece of USPTO mail to the attorney. In addition, the secretary marks the cover of the file to indicate the due date and the action required

\\DAF\clients\2003\2955-154\appendix

<b>IN THE UNITED STATES PATENT AND TRADEMARK OFFICE,</b>	<i>Application No.</i>	09/774,171
	<i>Filing Date</i>	FEBRUARY 1, 2001
	<i>First Named Inventor</i>	DICKINSON
	<i>Group Art Unit</i>	1615
	<i>Examiner Name</i>	J. Spear
	<i>Attorney Docket No.</i>	2955-134
<i>Title of the Invention:</i> PHARMACEUTICAL COMPOSITIONS COMPRISING IBUPROFEN AND DOMPERIDONE		

### DECLARATION

Assistant Commissioner for Patents  
Washington, D.C. 20231

Dear Sir:

I, Cindy Dioso, a citizen of the United States, hereby declare and state:

1. I am a secretary at the firm of Arent Fox Kintner Plotkin & Kahn PLLC (referred to herein as the firm).

2. As a secretary at the firm, I am responsible for assisting Mr. Richard J. Berman. My duties being responsible for assisting Mr. Berman include following the docketing and USPTO filing procedures for the firm. Mr. Murray is responsible for the above application.

3. Upon examining Mr. Berman's personal docket book after receiving the Notice of Abandonment of December 18, 2002 from Examiner Spear in connection with the above application, I noted that Mr. Berman's personal docket book contains no notation of any due date for a response to an Office Action in the above application on August 28, 2002 (i.e., three months from the alleged date of mailing of the Office Action in the above application).

ATTACHMENT 1 is a true and correct copy of Mr. Berman's personal docket book covering August 28, 2002.

4. Upon examining the cover of the file for the above application after receiving the Notice of Abandonment of December 18, 2002 from Examiner Spear in reference to the above application, I noted that there is no notation of any due date for a response to an Office Action in the above application. ATTACHMENT 2 is a true and correct (reduced-size) copy of the cover of the file for the above application.

**DECLARATION - Cindy Dioso**

Serial No. 09/774,171

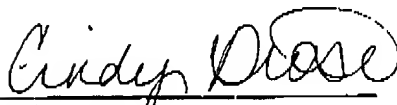
Page 2

5. I have been instructed on the importance of ensuring that Mr. Berman's personal docket book and the cover of each file being handled by Mr. Berman reflect every due date established by mail received from the USPTO concerning any application being handled by Mr. Berman.

6. I am not aware of any occurrence where an Office Action (in an application where the applicant has not instructed us to abandon the application) was mailed to and received by the firm and was not docketed in the master docket, and in Mr. Berman's personal docket book that I maintain.

7. Based on the above, it is my belief that the May 28, 2002 Office Action concerning the above application was never received by the firm.

8. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.



Cindy Dioso



Date

Enclosure:

ATTACHMENTS

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W02955-0194

## CLIENT REFERENCE

CLIENT NO.: 1069

0004

CLIENT / MATTER NO.: 118/29 - 00004

**(NEW**

CONT

DIV

**CIP**

REISSUE

INVENTOR(S)

**SERIAL NO.**

FILED

TIT 1

**ASSIGNEE:**

**PRIORITY:**

### RELATED U.S. APPLICATIONS

**SPECIAL CLIENT INSTRUCTIONS:**

**ATTORNEY FILE REVIEW**

DATE \_\_\_\_\_ INIT. \_\_\_\_\_

DATE \_\_\_\_\_ INIT. \_\_\_\_\_

DATE \_\_\_\_\_ INIT. \_\_\_\_\_

[illegible]

VISION #: 67231

SERIAL #

**'M: 108129-00004**



**Important Matters This Week**

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**Thursday 2**  
206/159**Friday 2**  
207/158**27 Saturday**  
208/157**Sunday 28**  
209/156











Wednesday, August 28, 2002

## Due Date List By Date

Page: 40

From 7/1/2001 To 8/29/2002

Due Date	Reason for Date/ Date Type	Action Base Date	Action Type	Case Number	Country	Attorney(s)	Client	Case Type/ Application Number	Filing Date
28-Aug-2002	STATUS-NEXT ACTION	05-Jul-2001	US-MISSING PARTS	103213-00025	US	CMM	ORD	09851426%2127	09-May-2001
	Due Date						103213		
	Status: Published						SANO PATENT OFFICE		
	Remarks: FILED NTEMP W/ASSGMT, DEC AND PRIOR DOC 8-29-01								
28-Aug-2002	ANNUITY FEE LTR (6MO)	28-Feb-2002	FRGN-ANNUITY FEE	105450-00004	EP	CMM	DTV	00121966.6	19-Feb-1998
	Reminder						105450		
	Status: Published					MTY	HONDA R&D AMERICAS		
	Remarks: Title: STEERING LOCK AND IGNITION ASSEMBLY								
28-Aug-2002	RMDR-FOREIGN FILING	28-Feb-2002	Foreign Filing	105450-00009	US	CMM	ORD	10084616%1622	28-Feb-2002
	DUE (6MO)						105450		
	Reminder						HONDA R&D AMERICAS		
	Status: Pending								
	Remarks: Title: VEHICLE PEDESTRIAN SAFETY BUMPER SYSTEM								
28-Aug-2002	ANNUITY FEE LTR (6MO)	28-Feb-2002	FRGN-ANNUITY FEE	105450-8005	EP	CMM	ORD	98102886.3	19-Feb-1998
	Reminder						105450		
	Status: Granted					MTY	HONDA R&D AMERICAS		
	Remarks: instructed fa to pay annuity 2/28/02								
28-Aug-2002	SEND LETTER	14-Aug-2002	ALLOWANCE LETTR	107156-00043	US	GEO	ORD	09769302%5289	26-Jan-2001
	Due Date						107156		
	Status: Allowed						KOBASHI PATENT OFFICE		
	Remarks: Title: PLASMA DISPLAY PANEL								
28-Aug-2002	STATUS-NEXT ACTION	28-Aug-2001	US-3 MON. ACTION	107156-9073	US	JAK	ORD	09499747%1686	08-Feb-2000
	Due Date						107156		
	Status: Pending						KOBASHI PATENT OFFICE		
	Remarks: Rec'd clt instr 11/27/01--A amendment filed 11/28/01								





Wednesday, August 28, 2002

## Due Date List By Date

Page: 42

From 7/1/2001 To 8/29/2002

Due Date	Reason for Date/ Date Type	Action Base Date	Action Type	Case Number	Country	Attorney(s)	Case Type/ Client	Application Number	Filing Date
28-Aug-2002	RMDR-RESP DUE (IMO) Reminder	28-Jun-2002	US-3 MON. ACTION	107390-00001	US	MO	ORD	09543896%9329	06-Apr-2000
	Status: Published						107390		
	Remarks: 8/27/02 - rec'd ell instructs						YAMAUCHI PATENT ATTY OFFICE		
28-Aug-2002	SEND LETTER Due Date	14-Aug-2002	ANALYSIS LETTER	107400-00028	US	JAK	ORD	09858508%1699	17-May-2001
	Status: Published						107400		
							KAWAMURA & CO.		
28-Aug-2002	STATUS CHECK Reminder	28-Feb-2002	STATUS CHECK	107424-00023	US	DDD	ORD	09809219%5712	16-Mar-2001
	Status: Pending						107424		
							OKADA & CO.		
28-Aug-2002	ISSUE FEE FINAL Final	28-May-2002	US-ALLOWANCE (NO DRWGS)	108017-00005	US	JAK	ORD	09623490%7259	15-Sep-2000
	Status: Allowed						108017		
	Remarks: Cit ltr 6/26/02 received instr to pay fees 7/3/02						WATERMARK		
28-Aug-2002	PUBLICATION FEE REQUIRED? Final	28-May-2002	US-ALLOWANCE (NO DRWGS)	108017-00005	US	JAK	ORD	09623490%7259	15-Sep-2000
	Status: Allowed						108017		
	Remarks: Cit ltr 6/26/02 received instr to pay fees 7/3/02						WATERMARK		
28-Aug-2002	STATUS-CON/DIV? Due Date	28-May-2002	US-ALLOWANCE (NO DRWGS)	108017-00005	US	JAK	ORD	09623490%7259	15-Sep-2000
	Status: Allowed						108017		
	Remarks: Cit ltr 6/26/02 received instr to pay fees 7/3/02						WATERMARK		





